DOCKET FILE COPY ORIGINAL

COLE, RAYWID & BRAVERMAN, L.L.P.

ATTORNEYS AT LAW
1919 PENNSYLVANIA AVENUE, N.W., SUITE 200
WASHINGTON, D.C. 20006-3458
TELEPHONE (202) 659-9750
FAX (202) 452-0067
WWW.CRBLAW.COM

LOS ANGELES OFFICE
2381 ROSECRANS AVENUE, SUITE IIO
EL SEGUNDO, CALIFORNIA 90245-4290
TELEPHONE (310) 643-7999
FAX (310) 643-7997

CC 02-47/

February 28, 2002

BY COURRIER

JOHN C. DODGE

ADMITTED IN DC AND ME, MA

DIRECT DIAL

202-828-9805

JCDodge@CRBLaw.com

Federal Communications Commission Common Carrier Network Services P.O. Box 358145 Pittsburgh, PA 15251-5145

> c/o Wholesale Lockbox Shift Supervisor Mellon Bank, Three Mellon Bank Center 525 William Penn Way, 27th Floor, Rm. 153-2713 Pittsburgh, PA 15259-001

> > Re: Application for Consent to Transfer Control of Domestic Section 214
> > Authorization from Mid-Hudson Communications, Inc. to TVC
> > Albany, Inc.

Dear Sir/Madam:

In accordance with Section 63.52 and 1.1105 of the Federal Communications Commission, 47 C.F.R. §§ 63.52 and 1.1105, Mid-Hudson Communications, Inc. and TVC Albany, Inc. hereby submit one (1) original, five (5) copies, and one (1) stamp and return copy of their Application for Consent to Transfer Control of Domestic Section 214 Authorization from Mid-Hudson Communications, Inc. to TVC Albany, Inc. Also enclosed are the completed Form 159 and check in the amount of \$815.00 for the required filing fee.

This application is part of a series of applications requesting Commission approval of blanket Section 214 authorizations. In addition to this application, Mid-Hudson Communications will submit an application for approval of a transfer of control of an International Section 214 authorization covering international provisions. The transfer is part of a pending transaction with Tech Valley Communications, Inc. who has submitted separate applications for 214 authorization covering provisions of domestic and international services.

COLE, RAYWID & BRAVERMAN, L.L.P.

February 22, 2002 Page 2

Thank you for your attention to this matter. Should you have any questions concerning this application, please do not hesitate to contact the undersigned.

Respectfully submitted,

John Dodge

jcd

Enclosures

Cc: (w/encl): James Reynolds

TOWN & SETURN

READ INSTRUCTIONS CAREFULLY BEFORE PROCEEDING	FEDERAL COMMUNICATIONS COMMISSION REMITTANCE ADVICE			ON	Approved by OMB 3060-0589 Page No 1 of		
(1) LOCKBOX # 358145	, in the second		1102	SPI	SPECIAL USE		
				FC	FCC USE ONLY		
	SECTIO	N A - PAYER INFOR	MATION	L			
(2) PAYER NAME (if paying by credit card, MId-Hudson Communications,		appears on your card)			(3) TOTAL AMOUNT PAID (U.S. Dollars and cents) \$815.00		
(4) STREET ADDRESS LINE NO. 1 200 Jefferson Heights						4010.00	
(5) STREET ADDRESS LINE NO. 2					· · · · · · · · · · · · · · · · · · ·		
(6) CITY Catskill	·		(7) STA	(8) ZIP CODE 12414			
(9) DAYTIME TELEPHONE NUMBER (inc. (518) 694-8700	(10) COUNTRY CODE (if not in U.S.A.)						
	ON NUMBER (FRN) AND TAX IDENTI	FICATION	NUMBER (T	N) REQUIRED		
(11) PAYER (FRN) 0003-7209-50	(12) PAYER (TIN) 16-151-5514						
		CANT NAME ARE D		•			
(13) APPLICANT NAME							
(14) STREET ADDRESS LINE NO. 1							
(15) STREET ADDRESS LINE NO. 2							
(16) CITY				(17) ST.	(18) ZIP CODE		
(19) DAYTIME TELEPHONE NUMBER (in	(20) COUNTRY CODE	(if not in U.S.	A.)				
	ON NUMBER (FR) AND TAX IDENTI	FICATION	NUMBER (T	N) REQUIRED	,	
(21) APPLICANT (FRN)		(22) APPLICANT (TIN)					
COMPLETE SECTION C F	OR EACH SERVI					EET	
(23A) CALL SIGN/OTHER ID		(24A) PAYMENT TY	YPE CODE	(25A) QUANTT 1	TY		
(26A) FEE DUE FOR (PTC) \$815.00	(27A) TOTAL FEE	\$815.00	FCC USE	ONLY			
(28A) FCC CODE I	(29A) FCC C	ODE 2			· · · · · · · · · · · · · · · · · · ·		
(23B) CALL SIGN/OTHER ID	· <u> </u>	(24B) PAYMENT TY	PE CODE	(25B) QUANTT	Y		
(26B) FEE DUE FOR (PTC)	(27B) TOTAL FEE		FCC USE	ONLY			
(28B) FCC CODE 1	(29B) FCC C	ODE 2	<u> </u>				
	SEC	TION D - CERTIFICA	ATION				
(30) CERTIFICATION STATEMENT	<u>- </u>				 .		
the best of my knowledge, information and be		tify under penalty of perju			rting information is true OATE	and correct to	
	SECTION E - CRE	EDIT CARD PAYME	NT INFOR	MATION			
(31) MASTERCAR	UMBER:			EXP DAT	RATION E:		
MASTERCARD MASTERCARD							
VISA I hereby authorize the FCC to charge my VISA or MASTERCARD for the service(s)/authorization herein described. SIGNATURE							
SIGNATURE				DATE			

COLE, RAYWID & BRAVERMAN, L.L.P.

VENDOR

FEDERAL COMMUNICATIONS

CHECK NO.

74378

OUR REF. NO.	YOUR INV. NO.	INVOICE DATE	INVOICE AMOUNT	AMOUNT PAID	DISCOUNT TAKEN
40082	022102	02/21/2002	815.00	815.00	0.00
			;		
İ					
!]			

COLE, RAYWID & BRAVERMAN, L.L.P.
1919 PENNSYLVANIA AVE. N.W.
WASHINGTON, DC. 20006-3458

BANK OF AMERICA 02992 DC 15-120-540 CHECK NO. CH

74378

CHECK DATE VENDOR NO.

02/22/2002

FCC

PAY

CHECK AMOUNT

815.00

Eight hundred fifteen and NO/100

TO THE ORDER OF

FEDERAL COMMUNICATIONS

COMMISSION

#O74378# #O54001204# 002086050069#

COLE, RAYWID & BRAVERMAN, L.L.P.

74378

7437

40082

022102

02/21/2002

815.00

815.00

0.00

Before the Federal Communications Commission Washington, D.C.

)
)))
) File No. WTB
)
)
)

APPLICATION FOR TRANSFER OF CONTROL

Pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214, and Section 63.01 of the Federal Communication Commission's (the "Commission") rules, 47 C.F.R. § 63.01, Mid-Hudson Communications, Inc. ("Mid-Hudson") and TVC Albany, Inc. d/b/a Tech Valley Communications ("TVC") (collectively, "Applicants") request the Commission's approval to transfer to TVC Mid-Hudson's domestic Section 214 authorization.

In support of this application, the Applicants submit the following information.

INTRODUCTION

The Applicants are filing this Application to obtain Commission consent to transfer control of Mid-Hudson's domestic Section 214 authorization from Mid-Hudson to TVC. This transfer is integral to the transaction in which Mid-Hudson and Tech Valley Communications, Inc. ("Tech Valley") will transfer a substantial portion of their assets, including control of their appropriate authorizations, to the newly-created TVC. A detailed narrative describing the

¹ In connection with the proposed transaction, Applicants are filing with the Commission an application for an international Section 214 transfer of control for an authorization held by Mid-Hudson Communications, Inc., FCC File No. ITC-214-20010209-00086, that will be processed by the International Bureau. Additionally, Tech Valley is filing a related application to transfer its domestic 214 authorization to TVC.

parties, the transaction and the reasons why the proposed transaction serves the public interest, convenience and necessity is provided below.

THE PARTIES

Mid-Hudson is a Competitive Local Exchange Carrier ("CLEC") certificated by the State of New York. Mid-Hudson is authorized to provide domestic interstate facilities-based and resale services under the blanket authority granted pursuant to Section 68.01 of the Commission's rules, 47 C.F.R. § 68.01. TVC is a newly incorporated company² created specifically for the purpose of providing telecommunications services to Mid-Hudson and Tech Valley's customers in New York and Massachusetts upon approval from all appropriate regulatory bodies. TVC has registered with the Commission, FRN 0006-0977-11. On February 27, 2002, Tech Valley received approval from the New York Public Service Commission to transfer of its Certificate of Public Convenience and Necessity to TVC.³ Upon the completion of the proposed transaction, TVC will file the appropriate notices with the Massachusetts Department of Telecommunications and Energy.⁴ Following the consummation of the proposed transaction, TVC will provide regulated and competitive telecommunications services to approximately 2500 residential and business customers in New York and Massachusetts.

² TVC's incorporation documents are attached as Exhibit A.

³ In re Tech Valley Communications, Inc. and Mid-Hudson Communications, Inc. Petition for Approval to Transfer Certificate of Public Convenience and Necessity and Assets to TVC Albany, Inc. d/b/a Tech Valley Communications, Case No: 02-C-0092 (approved February January 27, 2002).

⁴ Pursuant to Massachusetts law, the Department of Telecommunications and Energy does not require prior approval of a transfer of control for an existing certified/registered carrier. Companies need only notify the Department within 30 days of the date of the transaction. See http://www.state.ma.us/dpu/telecom/mergers.htm.

THE TRANSACTION

On November 27, 2001, Mid-Hudson, Mid-Hudson Cablevision, Inc. ("Mid-Hudson Cablevision") and Tech Valley entered into a Contribution Agreement, whereby the parties agreed to contribute capital and issue stock in order to create a new company to provide telecommunications services. Pursuant to the Contribution Agreement, TVC was incorporated as a "C" Corporation in the state of Delaware on December 20, 2001. See Certificate of Incorporation, attached as Exhibit A. Tech Valley, Mid-Hudson and Mid-Hudson Cablevision, as TVC shareholders, have agreed upon officers and directors to properly manage and operate TVC. See Corporate Organizational Chart, attached as Exhibit B. As stated above, TVC was formed specifically to provide services to Mid-Hudson's and Tech Valley's current customers and to expand those services.

THE PUBLIC INTEREST

The proposed transaction is in the public interest because TVC will have greater economies of scale than the Applicants have separately, thus strengthening competition in the New York and Massachusetts telecommunications markets. During the middle part of 2000, the capital markets for non-dominant carriers, such as Tech Valley and Mid-Hudson, changed significantly. Since that time, the capital market has worsened considerably, and for some non-dominant carriers, access to those markets is nonexistent. Through the proposed transaction, Tech Valley and Mid-Hudson are creatively and effectively addressing financial issues that are

⁵ As noted above, Tech Valley is a CLEC incorporated in New York and is currently providing telecommunications services in New York and Massachusetts. Mid-Hudson Cablevision is a communications corporation providing cable television and related services in New York and will be an equity partner in TVC. Mid-Hudson Cablevision does not and will not provide telecommunications services.

⁶ Pursuant to advice from staff in the Common Carrier Bureau, Policy and Planning Program Division, Applicants have not attached the Contribution Agreement hereto. Rather, because disclosure of the highly sensitive financial and competitive information contained in the Contribution Agreement, Applicants will provide an opportunity for the Policy and Planning Program Division staff to review the document as necessary.

plaguing most non-dominant carriers in the current economy. With such a combination of resources, TVC will be able to invest significantly in its networks and services to provide expanded domestic and international services.

The approval of this Application comports with the legislative declaration in the Telecommunications Act of 1996 to promote a competitive telecommunications marketplace while protecting and maintaining the wide availability of high-quality telecommunications services. Approving the transfer of Mid Hudson's domestic Section 214 authority to TVC meets Congress' intent fully, strengthens competition in the domestic telecommunications market, increases consumer choices for domestic telecommunications services, and enhances economic development in the United States.

The impact on customers from this proposed transaction will be virtually non-existent. First, all customers of Tech Valley and Mid-Hudson will experience a seamless transfer from Mid-Hudson's provision of services to TVC's provision of services. In fact, because TVC will be doing business as Tech Valley Communications, Tech Valley's customers will continue to make payments to Tech Valley. Second, the rates that all Tech Valley and Mid-Hudson customers will pay following the closing of this proposed transaction will be the same as the rates that they are paying today.

Additionally, TVC is qualified to operate as a carrier for the following reasons: (1) the senior management of TVC has extensive experience in management and operation of telecommunications companies; (2) TVC is financially sound because of the capital

⁷ The purpose of the Telecommunications Act of 1996 is to "promote competition and reduce regulation in order to secure lower prices and higher quality services for American telecommunications consumers and encourage the rapid deployment of new telecommunications technologies." Communications Act of 1934, 47 U.S.C. § 151, et seq., amended by, Telecommunications Act of 1996, Pub. L. No. 104-104 (codified as amended in scattered sections of 47 U.S.C.) Preamble

contributions of Tech Valley, Mid-Hudson and Mid-Hudson Cablevision; and (3) the public will have access to increased telecommunications' services because of the combination of resources.

Mid-Hudson does not have any knowledge of any complaints filed against it in any jurisdiction. TVC will continue to provide quality service to all customers and resolve any issues in a fair and timely manner.

As shown above, TVC is highly qualified to hold Section 214 authorization and no anticompetitive effects will result from the transfer of control of Mid-Hudson's Section 214 domestic authorization.

CONTACT INFORMATION

All correspondence concerning this application should be addressed to the parties below.

Transferor:

James Reynolds, President

Mid-Hudson Communications, Inc.

200 Jefferson Heights Catskill, NY 12414 (518) 694-8700

New York Corporation

Transferee:

Kevin O'Connor, CEO TVC Albany, Inc. 87 State Street Albany, NY 12207 (518) 598-0900 Delaware Corporation

Legal Counsel

for Transferor and Transferee:

John C. Dodge

Kristy J. Hall

COLE, RAYWID & BRAVERMAN, L.L.P.

1919 Pennsylvania Avenue, N.W.

Suite 200

Washington, DC 20006 Phone: (202) 659-9750 Fax: (202) 456-0067

CONCLUSION

For the foregoing reasons, the Applicants respectfully request that the Commission grant this application.

Respectfully submitted,

Mid-Hudson Communications, Inc.

By:

James Reynolds, President

TVC Albany, Inc. d/b/a Tech Valley Communications

Rv

Kevin O'Connor, CEO

John C. Dodge

Kristy J. Hall

COLE, RAYWID & BRAVERMAN, L.L.P.

1919 Pennsylvania Avenue, N.W.

Suite 200

Washington, DC 20006

Phone: (202) 659-9750

Fax: (202) 456-0067

Their Attorneys

February 28, 2002

CERTIFICATION PURSUANT TO

SECTIONS 1.2001-1.2003 OF THE COMMISSION'S RULES

Pursuant to Sections 1.2001-1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001-1.2003, Mid-Hudson Communications, Inc. ("Mid-Hudson") hereby certifies that neither it, nor any of its officers or directors, nor any of the shareholders holding 5 percent or more of the outstanding stock or shares (voting or non-voting) of Mid-Hudson is subject to a denial of federal benefits that include Federal Communications Commission benefits pursuant to Section 5301 of the Federal Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862.

MID-HUDSON COMMUNICATIONS, INC

By: James Reynolds, President

February ____, 2002

SECTIONS 1,2001-1,2003 OF THE COMMISSION'S RULES

Pursuant to Sections 1.2001-1.2003 of the Commission's Rules, 47 C.F.R. §§ 1.2001-

1.2003, TVC Albany, Inc. d/b/a Tech Valley Communications ("TVC") hereby certifies that

neither it, nor any of its officers or directors, nor any of the shareholders holding 5 percent or

more of the outstanding stock or shares (voting or non-voting) of TVC is subject to a denial of

federal benefits that include Federal Communications Commission benefits pursuant to Section

5301 of the Federal Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862.

TVC ALBANY, INC. d/b/a TECH VALLEY COMMUNICATIONS

By:

Kevin O'Connor, CEO

February ____, 2002

EXHIBIT A

State of Delaware Office of the Secretary of State

PAGE

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "TVC ALBANY, INC.", FILED IN THIS OFFICE ON THE TWENTIETH DAY OF DECEMBER, A.D. 2001, AT 9 O'CLOCK A.M. .

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE KENT COUNTY RECORDER OF DEEDS.



AUTHENTICATION: 1521685

DATE: 12-21-01

3471714 8100

010658722

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 12/20/2001 010458722 - 3471714

STATE OF DELAWARE

CERTIFICATE OF INCORPORATION

OF

TVC ALBANY, INC.

(A Stock Corporation)

FIRST: The name of this Corporation is TVC Albany, Inc. (the "Corporation")

SECOND: Its registered office in the State of Delaware is to be located at 15 East North Street. City of Dover, County of Kent, 19901. The registered Agent in charge thereof is Nationwide Information Services, Inc.

THIRD: The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware ("DGCL").

- FOURTH: (a) The total number of shares the Corporation shall have authority to issue is 5,000,000 shares, of which 2,000,000 shares shall be designated as Class A. Voting Common Stock, \$0.01 par value per share ("Class A Brock"), 2,000,000 shares shall be designated as Class B Voting Common Stock, \$0.01 par value per share ("Class B Stock," and together with the Class A Stock, the "Voting Stock"), and 1,000,000 shares shall be designated as Class C Non-Voting Common Stock, \$0.01 par value per share ("Class C Stock").
- (b) Except as other provided in this Certificate of Incorporation or the By-Laws of the Corporation (the "By-Laws"), or as may otherwise be required by applicable law, all corporate action put to or taken by the vote or written consent of the stockholders of the Corporation, or of the holders of either the Class A Stock or the Class B Stock, shall require the affirmative vote of more than fifty percent (50%) of the outstanding shares of Voting Stock or of the Class A Stock or the Class B Stock, as the case may be. Fach holder of Voting Stock shall be entitled to one vote per share on any matter upon which such stock is entitled to be voted. Except as set forth in this subsection (b) of his Article Fourth, the Class A Stock and the Class B Stock shall have the same rights and privileges and shall rank equally, share ratably and be identical in all respects as to all matters.
- (i) The holders of the Class A Stock shall nominate and elect the Class A Directors (as defined in Article Fifth), and the holders of the Class B Stock shall nominate and elect the Class B Directors (as defined in Article Fifth).

M. WAT .. 37254440 varieties at M. attended along with

- Corporation shall require approval of the holders of a majority of the outstanding shares of both the Class A Stock and the Class B Stock. Approval of any amendment of the Certificate of Incorporation of the
- entitled to vote on such matters as may be set forth in the By-Laws, as the same may be amended from time to time in accordance with the terms thereof, with respect to such class or classes. The holders of either the Class A Stock or the Class B Stock shall be
- not be entitled to vote on any matter whatseever, Except as expressly required by applicable law, the holders of Class C Slock shall

Stock (the "Class B Directors"), but such numbers may be increased or decreased by vote of the holders of two-thirds (2/3rds) of the outstanding shares of both the Class A Stock and the Class Corporation shall be night (8), consisting of four (4) directors elected by the holders of the Class B A Speck (the "Class A Directors") and four (4) directors elected by the holders of the Class B HILL The mumber of directors constituting the board of directors of the

destanding any such proceeding in advance of its final disposition shall be paid by the Composition provided, however, that if the DGCL requires, an advancement of exponses incurred by an indemnities in his capacity as a director or officer (and not in any other capacity in which service was or is rendered by such indemnities including, without limitation, service to the Coxponences and the beins, executors and administrators of such a person in connection with SIXIA: The Corporation shall indemnify and advance expenses to the fullest extent permitted by, and in accordance with the terms and provisions of, Section 145 of the DGCL, as an employee benefit plan) shall be made only upon delivery to the Corporation of an undertaking by or on behalf of such indeputive, to repay all amounts so advanced, if it shall ultimately be the same may be appended from time to time, each person who is or was a director or officer of determined that such indemnitee is not emitted to be indemnified for such expenses under this Auticle South or otherwise

SEVENTIS: The name and mailing address of the incorporator are as follows:

Kenneth B. Segol, Esq.
Segel, Goldman, Mazzonta & Siegel, P.C
S Washington Square
Washington Avenue Execusion
Albany, New York 12205

the State of Dalaware, do make, file and record this Certificate, and do certify that the I, THE UNDERSIGNED, for the purpose of forming a corporation under the laws of herein stated are true, and I have accordingly hereunto set my band and seal this day of December, 2001.

Kenneth B. Segel, Incorporator Segel, Goldman, Mazzonti & Siegel, P.C. 5 Washington Square Albany, New York 12205 (518)452-0941

EXHIBIT B

TVC Albany, Inc. d/b/a Tech Valley Communications Officer/Director Chart

